POTW PRETREATMENT COMPLIANCE INSPECTION CHECKLIST

| | PCI CHECKLIST CONTENTS | | | | |
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| | | | | | |
| CA name and address: | | Date(s) of PCI | | | |
| | | Period covered I | oy PCI | | |
| PIRT / DSS incorporated in NPDE | =S normit? | | Yes | No | |
| FINT 7 D33 incorporated in NFDL | INSPECTOR (S) | | | | |
| Name | Title/Affiliation | Telephon | e Numbe | r | |
| ramo | THO, WINGOOT | 100011011 | C I TAITIBO | | |
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| | CA REPRESENTATIVE (S) | | | | |
| Name Name | Title/Affiliation | Telephon | e Numbe | r | |
| | | | | | |
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| | | | | | |

^{*}Identified program contact

| ACRONYM LIST | | | | |
|--------------|-------------------------------------------------|--|--|--|
| | | | | |
| Acronym | Term | | | |
| BMR | Baseline Monitoring Report | | | |
| CA | Control Authority | | | |
| CFR | Code of Federal Regulations | | | |
| CIU | Categorical industrial user | | | |
| cso | Combined sewer overflow | | | |
| CWA | Clean Water Act | | | |
| CWF | Combined wastestream formula | | | |
| DSS | Domestic Sewage Study | | | |
| EP EP | Extraction Procedure | | | |
| ■ EPA | U.S. Environmental Protection Agency | | | |
| ERP | Enforcement response plan | | | |
| FTE | Full-time equivalent | | | |
| FWA | Flow-weighted average | | | |
| gpd | Gallons per day | | | |
| IU | Industrial user | | | |
| IWS | Industrial waste survey | | | |
| MGD | Million gallons per day | | | |
| MSW | Municipal solid waste | | | |
| NA NA | Not applicable | | | |
| N/D | Not determined | | | |
| NPDES | National Pollutant Discharge Elimination System | | | |
| NSCIU | Nonsignificant Categorical Industrial User | | | |
| O&G | Oil and grease | | | |
| PIRT | Pretreatment Implementation Review Task Force | | | |
| POTW | Publicly owned treatment works | | | |
| RCRA | Resource Conservation and Recovery Act | | | |
| RNC | Reportable noncompliance | | | |
| SIU | Significant industrial user | | | |
| SNC | Significant noncompliance | | | |
| TCLP | Toxicity Characteristic Leachate Procedure | | | |
| TRC | Technical review criteria | | | |
| TTO | Total toxic organics | | | |
| WENDB | Water Enforcement National Data Base | | | |

SECTION I: SUPPLEMENTAL DATA REVIEW/INTERVIEW

| | UCTIONS: Complete this section during the onsite visit based on CA activities a documentation where appropriate. Specific data may be required in some cases | | CI or audit. |
|----|--------------------------------------------------------------------------------------------------------------------------------------------------------------|-----|--------------|
| | PRETREATMENT PROGRAM MODIFICATION [403.18] | | |
| 1. | Did the CA make substantial changes to the pretreatment program that were not approved by the Approval Authority (e. g., definitions, limits)? | Yes | No |
| | If yes, describe. | | |
| | | Yes | No |
| 2. | Is the CA in the process of modifying any approved pretreatment program component (including legal authority, local limits, DSS requirements, etc.)? | | |
| | If yes, describe. | | |
| 3. | A. Has the CA adopted the 3 required components of the streamlining | YES | NO |
| | regulations (slug control requirements referenced in the control mechanisms, definition of SNC, and modification to sampling requirements)? If not, when? | | |
| | b. Does the CA plan to adopt any of the non-mandatory aspects of the streamlining regulations? | YES | NO |
| | If yes, describe. | | |

| B. IU | CHARA | CTERIZATION [403.8(f)(2)(i)&(ii)] |
|---------------------|-----------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1. | | and when does the CA update its IWS to identify new IUs or changes in wastewater discharges at existing [403.8(f)(2)(i)] |
| 2. | Howr | many IUs are currently identified by the CA in each of the following groups? |
| Z . | HOW I | nany los are currently identified by the CA in each of the following groups? |
| | a. | SIUs (as defined by the CA) [WENDB - SIUS] |
| | | Large CIUs [WENDB - CIUS] Zero-discharging CIUs |
| | | Middle-Tier ClUs* |
| | | Noncategorical SIUs** |
| | b. c. | Other regulated noncategorical IUs (specify) TOTAL |
| | О. | TOTAL |
| | The | e following section is to be completed only if the POTW has adopted Middle Tier Permitting. |
| | | List Large CIUs: |
| | | List Middle-Tier CIUs: |
| | | List Noncategorical SIUs: |
| | d. | NSCIUs** (as defined by 40 CFR 403.3(v)(2)) |
| | | List NSCIUs: |
| | | |
| | 0.01% by a c 0.01% 0.01% | CIUs are those that discharge categorical wastewater that does not exceed any of the following: 5 of the design dry weather hydraulic capacity of the POTW, or 5,000 gpd whichever is smaller, as measured continuous effluent flow monitoring device 6 of the design dry weather organic capacity of the POTW 7 of the maximum allowable headworks loading for any pollutant for which approved local limits were upped by a POTW. |
| ** A boiler o | blowdov Disch Disch | ever discharges more than 100 gpd of total categorical wastewater (excluding, noncontact cooling and vn wastewater) and the following conditions are met: arger consistently complied with all applicable categorical requirements arger submits annual certification statement required in 40 CFR 403.12(q) arger never discharges any untreated concentrated wastewater. |

| C. CONTROL MECHANISM EVALUATION [403.8(f)(1)(iii)] | |
|-------------------------------------------------------------------------------------------------------------------------------------|---|
| a. How many SIUs (as defined by the CA) are required to be covered by an individual control mechanism? | |
| List SIUs: | |
| List 0103. | |
| | |
| b. How many SIUs (as defined by the CA) are required to be covered by a general control Mechanism? | |
| List SIUs: | |
| | |
| c. How many SIUs are not covered by an existing, unexpired permit or other | |
| control mechanism ? [WENDB - NOCM] [RNC - II] | I |
| If any, explain. | |
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| 2. How many control mechanisms were not issued within 180 days of the expiration date of the previous control mechanism? [RNC - II] | |
| | |
| If any, explain. | |
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| D. AP | PLICATION OF PRETREATMENT STANDARDS AND REQUIREMENTS | | | |
|-------|--------------------------------------------------------------------------------------------------------------------|--------------|--------------|---------|
| 1. | a. How many SIUs were not evaluated for the need to develop slug discharge con [403.8(f)(2)(vi)] | trol plans*? | | |
| | | | | |
| | b. List the SIUs below or attach additional sheets as needed. | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | dischargers identified as significant prior to November 14, 2005, this evaluation must | | ned at least | once by |
| Octob | er 14, 2006. Additional SIUs must be evaluated within 1 year of being designated as | a SIU. | | |
| | Did the OA control on the object of the dead of and lead the test to | N/A | Yes | No |
| 2. | Did the CA apply all applicable categorical standards and local limits to IUs whose wastes are hauled to the POTW? | | | |
| | | | | |
| | If yes, identify the industries. | | | |
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| | If no, explain. | | | |
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| | | | Yes | No |
| 3. | Did any IUs notify the CA of a hazardous waste discharge? [403.12(j)&(p)] | | | |
| | If yes, identify and explain. | | | |
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| E. APPLICATION OF PRETREATMENT STANDARDS AND REQUIREMENTS | | | | | |
|-----------------------------------------------------------|-----------------|-------------------|-----------------------|-------------------------|--------------------|
| Identify the following. | | | | | |
| Program | Required | Actual | | | |
| Aspect | Frequency | Frequency | | Explain Difference | |
| a. Inspection | · | | · | | |
| • CIUs | | | | | |
| Middle-Tier CIUs | | | | | |
| NSCIUs | | | | | |
| Other SIUs | | | | | |
| b. Sampling (by CA) | | | | | |
| • CIUs | | | | | |
| Middle-Tier CIUs | | | | | |
| NSCIUs | | | | | |
| Other SIUs | | | | | |
| c. Self – Monitoring | | | .L | | |
| • CIUs | | | | | |
| Middle-Tier ClUs | | | | | |
| Other SIUs | | | | | |
| d. Reporting | | | I. | | |
| • CIUs | | | | | |
| Middle-Tier ClUs | | | | | |
| • NSCIUs | | | | | |
| Other SIUs | | | | | |
| 2. In the past 12 months, | how many and | what percents | nge of SILIs were the | following? [403 8/f\/ | DVVIVI IVVENIDO |
| NOIN] [RNC - II] | now many, and | i wiiai perceilia | ige of, Sios were the | 10110Willy: [403.6(1)(2 | 2)(VI)] [VVEIVDB - |
| a. Not sampled or not | inspected at le | ast once TWEN | DB - NOIN1 | | % |
| b. Not sampled at leas | | | | | % |
| c. Not inspected at lea | | | | | % |
| , | | | | L | |
| lf any, explain. | | | | | |
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| F. ENFORCEMENT | | | |
|------------------------------------------------------------------------------------------|-------------|---------------|-----------|
| Which of the following enforcement actions did the CA use? | | | |
| | N/A | Yes | No |
| a. Notice or letter of violation | | | |
| b. Administrative orders | | | |
| c. Administrative fines | | | |
| d. Show cause hearings | | | |
| e. Compliance schedules | | | |
| f. Permit revocation | | | |
| g. Civil suits | | | |
| h. Criminal suits | | | |
| i. Termination of services | | | |
| j. Other (specify) | | | |
| Evaloin if appropriate | | | |
| Explain if appropriate | | | |
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| Did the OA county in the transport EDDO 1400 040504 FDNO NO | N/A | Yes | No |
| 2. Did the CA comply with its approved ERP? [403.8(f)(5)] [RNC - II] | | | |
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| 3. Indicate the number and percent of SIUs that were identified as being in SNC* with | the followi | ng requirem | ents from |
| the CA's last pretreatment program report. If the CA's report does not provide this | informatio | n, obtain the | Э |
| information for the most recent four full quarters during the inspection. | | | |
| SNC Evaluation Perio | | | |
| % Applicable pretreatment standards and reporting requirement | | IC defined b | y: |
| % Self - monitoring requirements | POTW | | |
| % Pretreatment compliance schedules | EPA | | |
| | | | |
| 20 Indicate the number of CII is that have been in 100% compliance with all protrectment | roquiromo | nto? | |
| 3a. Indicate the number of SIUs that have been in 100% compliance with all pretreatment | requireme | IIIS ! | |
| Evaluation Period: | | | |
| Evaluation i chod. | | | |
| Number of SIUs: | | | |
| | | | |
| Names of SIUs: | | | |
| | | | |
| | | | |
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| F. EN | FORCEMENT (Continued) | | | | |
|-------|-----------------------------------------------------------------------------------------------------------|-----------------|------------------|----------|----------|
| | | Yes | No | | |
| 4. | Did the CA publish all SIUs in SNC in the largest local accordance with NPDES permit requirements? [403.4 | | er in | | |
| 5. | How many SIUs are in SNC with self-monitoring requisampled (in the four most recent full quarters)? [WEN | | ere not inspecte | d and/or | |
| 6. | a. Did the CA experience any of the following caused | | charges? | | • |
| | | Yes | No | Unk | Explain |
| | Interference | 103 | 140 | Olik | LAPIAIII |
| | Pass through | | | | |
| | Fire or explosions (flashpoint, etc.) | | | | |
| | Corrosive structural damage | | | | |
| | • Flow obstruction | | | | |
| | Excessive flow ratesExcessive pollutant concentrations | | | | |
| | Heat problems | | | | |
| | Interference due to O&G | | | | |
| | Toxic fumes | | | | |
| | Illicit dumping of hauled wastes | | | | |
| | Worker health and safety | | | | |
| | Other (specify) | | | | |
| | | | | | |
| | | | | Yes | No |
| | b. If yes, did the CA take enforcement action against | the IUs causing | or | | |
| | contributing to pass through or interference? [RNC | ; - I] | | | |
| | | | | | |

| F. ENI | FORCEMEN | T (Continued) | | | |
|--------|----------------|------------------------------------------------------------------------------------------------------|--------------------|-----------|--------|
| 7. | | ny SIUs are on compliance schedules? | | | |
| | | | | | |
| | b. List these | SIUs by name and compliance schedule end dates | | | eded). |
| | | SIU | End Dat | e | |
| | | | | | |
| | | | | | |
| | | | | | |
| _ | | | | Yes | No |
| 8. | standard to | IUs allowed more than 3 years from the effective date achieve compliance? [403.6(b)] fy and explain. | e of a categorical | | |
| | | | | Yes | No |
| 9. | Did any SIU: | s return to compliance by any of the following? [RNC | -1] | | |
| | a. Within 90 | | • | | |
| | b. Within the | e time specified in the ERP | | | |
| | | a compliance schedule | | | |
| | component | (including legal authority, local limits, DSS requireme | ents, etc.) ? | | |
| | | | | | |
| G. AD | DITIONAL E | VALUATIONS | | | |
| | | | | | |
| SECT | ION I COMPL | FTFD RY· | | DATE: | |
| JEUI | JOINT COIVII L | TITLE: | Ι , | ELEPHONE: | |
| PO | TW REPRESE | | | DATE: | |
| | OVIDING RES | | 7 | ELEPHONE: | |

SECTION II: IU FILE EVALUATION

INSTRUCTIONS: Select a representative number of SIU files to review. Provide relevant details on each file reviewed. Comment on problems identified. Where possible, all CIUs (and SIUs) added since the last PCI or audit should be evaluated. Make copies of this section to review additional files as necessary.

| | NARRATIVE | COMMENTS | |
|---------------------------------------------|-----------------------------|-------------------------------|----------------------------------------------------------|
| FILE Industry name | and address | Total flow (gpd) | Process flow (gpd) |
| | | | |
| | | Type of industry (products ma | inufactured) |
| Industry visited during PCI Yes [] No [] | Applicable Federal category | [] Nor | C (period:) ncompliance/corrected ncompliance/continuing |
| Comments | | [] NOI | icompliance/continuing |
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| NARRATIVE COMMENTS | | | | | |
|------------------------------|-----------------------------|-------------------------------|------------------------|--|--|
| FILE Industry name | and address | Total flow (gpd) | Process flow (gpd) | | |
| | | | | | |
| | | | | | |
| | | Type of industry (products ma | unufactured) | | |
| | | i ypo or maasay (products me | maraotaroa, | | |
| | | | | | |
| | | | | | |
| Industry visited during PCI | Applicable Federal category | Compliance status [] SN | C (period:) | | |
| Van I I Na I I | | [] Nor | ncompliance/corrected | | |
| Yes [] No [] Comments | | [] Nor | ncompliance/continuing | | |
| Comments | | | | | |
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| | NARRATIVE | COMMENTS | | | |
| FILE Industry name | | Total flow (gpd) | Process flow (gpd) | | |
| | | (96 2) | (9,500) | | |
| | | | | | |
| | | | | | |
| | | Type of industry (products ma | nufactured) | | |
| | | | | | |
| | | | | | |
| Industry visited during PCI | Applicable Federal category | Compliance status [] SN | C (period:) | | |
| Industry visited during i Oi | Applicable redetal category | [] Nor | ncompliance/corrected | | |
| Yes [] No [] | | | ncompliance/continuing | | |
| Comments | | | | | |
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| | NARRATIVE | COMMENTS | | |
|------------------------------|-----------------------------|--------------------------|---------|-----------------------|
| FILE Industry name | and address | Total flow (gpd) | | Process flow (gpd) |
| | | | | |
| | | | | |
| | | Type of industry (produ- | cts mai | nufactured) |
| | | | | |
| | | | | |
| Industry visited during PCI | Applicable Federal category | Compliance status [| 1 SNC | C (period:) |
| | 7, | [|] None | compliance/corrected |
| Yes [] No [] | | [|] None | compliance/continuing |
| Comments | | | | |
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| | NARRATIVE | COMMENTS | | |
| FILE Industry name | and address | Total flow (gpd) | | Process flow (gpd) |
| | | | | |
| | | | | |
| | | Type of industry (produ | cts mai | nufactured) |
| | | , , , , , , | | , |
| | | | | |
| Industry visited during PCI | Applicable Federal category | Compliance status [| 1 SNC | C (period:) |
| Industry visited during i Ci | Applicable rederal category | Compliance status [| 1 None | compliance/corrected |
| Yes [] No [] | | j | | compliance/continuing |
| Comments | | | | |
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| File File | File | INSTRUCTIONS: Evaluate the contents of SIU files. If no problem exquestion, mark the square with a check ($$). Use (Not Applicable) when ND (Not Determined) where there is insufficient information to evaluate implementation status. Where a problem is indicated, mark with a numprovide a corresponding explanation in the comment area below. Comproblem identified. For example, if the file is missing a notification of cl (1) in the square and a matching statement as to the nature of the problem space below. The next problem would be marked as (2) and so on. C that each comment pertains to; also indicate where a comment applies | re necessary. Use eldetermine nerical value and nement on each lassification, place ablem that exists in the filearly indicate the file |
|-----------|------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------|
| File File | File | provide a corresponding explanation in the comment area below. Comproblem identified. For example, if the file is missing a notification of cl (1) in the square and a matching statement as to the nature of the probspace below. The next problem would be marked as (2) and so on. C that each comment pertains to; also indicate where a comment applies | nment on each lassification, place a blem that exists in th learly indicate the fil to all the files. |
| File File | File | problem identified. For example, if the file is missing a notification of cl (1) in the square and a matching statement as to the nature of the prob space below. The next problem would be marked as (2) and so on. C that each comment pertains to; also indicate where a comment applies | lassification, place a plem that exists in the learly indicate the fi to all the files. |
| File File | File | (1) in the square and a matching statement as to the nature of the prob space below. The next problem would be marked as (2) and so on. C that each comment pertains to; also indicate where a comment applies | plem that exists in the learly indicate the fi to all the files. |
| File File | File | that each comment pertains to; also indicate where a comment applies | to all the files. |
| File File | File | | |
| | | | 1 1.20.20 |
| | | IU FILE REVIEW | Cite |
| | | A. CA NOTIFICATION OF IU | |
| | | Notification of classification or change in classification | 403.8(f)(2)(iii |
| its | | Notification of applicable standards/requirements/RCRA | 403.8(f)(2)(iii |
| | | | |
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| | | | IU FILE REVIEW B. ISSUANCE OF IU CONTROL MECHANISM 1. Issuance or reissuance of control mechanism | 403.8(f)(1)(iii) 403.8(f)(1)(iii)(A) |
|-------------|----------|----------|------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | | Issuance or reissuance of control mechanism a. Individual control mechanism b. General control mechanism Individual control mechanism contents | |
| | | | a. Individual control mechanismb. General control mechanism2. Individual control mechanism contents | |
| | | | b. General control mechanism2. Individual control mechanism contents | 403.8(f)(1)(iii)(A) |
| | | | 2. Individual control mechanism contents | 403.8(T)(T)(III)(A) |
| | | | | 100 0 (0 (4) (***) (5) |
| | | | a Statement of duration (/ E vegra) | 403.8(f)(1)(iii)(B) |
| | | 1 1 | a. Statement of duration (≤ 5 years) | |
| | | | b. Statement of nontransferability | |
| | | | c. Applicable effluent limits (local limits, categorical standards, Best | |
| | <u> </u> | Ц | Management Practices) | 400 0/6\/4\/;;;\/D\/4 |
| | т | | d. Self monitoring requirements | 403.8(f)(1)(iii)(B)(4 |
| | | | Identification of pollutants to be monitored | |
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| | | | necessary. | |
| | ents | ents | ents | Process for seeking a waiver for pollutant not present or expected to be present (for CIUs only) Sampling frequency Has the POTW reduced the IU's monitoring requirements for pollutants not present or expected to be not present? (Y/N) Sampling locations/discharge points Sample types (grab or composite) Reporting requirements (including all monitoring results) Record-keeping requirements E. Statement of applicable civil and criminal penalties Compliance schedules Notice of slug loading Notification of spills, bypasses, upsets, etc. Notification of significant change in discharge J. 24-hour notification of violation/resample requirement K. Slug discharge control plan, if determined by the POTW to be necessary. |

| ile — | File | File | File | File | IU FILE REVIEW | Reg. Cite |
|----------|------|------|------|----------|--------------------------------------------------------------------------------------|--------------------|
| | | | | <u> </u> | B. ISSUANCE OF IU CONTROL MECHANISM (cont.) | |
| | | | | | Issuance of General Control Mechanisms | 403.8(f)(1)(iii)(A |
| | | | | I | a. Involve the same or similar operations | |
| | | | | | b. Discharge the same types of wastes | |
| | | | | | c. Require the same effluent limitations | |
| | | | | • | d. Written request by the IU for coverage by a general control | |
| | | | | | mechanism including: | |
| | | | | | Contact information | |
| | | | | | Production processes | |
| | | | | İ | Types of waste generated | |
| | | | | | Location for monitoring all wastes covered by the general permit | |
| | | | | | e. Documentation to support the POTW's determination | |
| On | men | ts | L | | · · · · · · · · · · · · · · · · · · · | - L |
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| | T | T | r | r | C. CA APPLICATION OF IU PRETREATMENT STANDRDS | 400.0(5)(4)(3) |
| | | | | | 1. IU categorization | 403.8(f)(1)(ii) 403.8(f)(1)(ii) |
| | | 1 | | ı | 2. Calculation and application of categorical standards | 403.6(1)(1)(1) |
| | | | | | a. Classification by category/subcategory b. Classification as new/existing source | |
| | | | | | c. Application of limits for all regulated pollutants | |
| | | | | | d. Classification of nonsignificant CIU | 403.3(v)(2) |
| | | | | | 3. Application of local limits | 403.5(c)&(d)& |
| | | | | | | 403.8(f)(1)(ii) |
| | | | | | Application of Best Management Practices | 403.8(f)(1)(iii)(B)(|
| | | | | | Calculation and application of production based-standards | 403.6(c) |
| | | | | | 6. Calculation and application of CWF or FWA | 403.6(d)&(e) |
| | l nmen | <u> </u> | <u> </u> | <u> </u> | 7. Application of most stringent limit | 403.8(f)(1)(ii) |
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| 403.8(f)(2)(v) 03.8(f)(2)(v)(A 03.8(f)(2)(v)(C 403.8(f)(2)(vi) |
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| 03.8(f)(2)(v)(A |
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| 403 8/f\/2\/\vi\ |
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| | | | | | E. CA ENFORCEMENT ACTIVITIES | |
| | | | | | Identification of violations | 403.8(f)(2)(vi) |
| | Т | | | | a. Discharge violations | (/(-/(-/ |
| + | | | | | b. Monitoring/reporting violations | |
| - | | | | | c. Compliance schedule violations | |
| | | | | | Calculation of SNC | 403.8(f)(2)(vi) |
| | | | | | Adherence to approved ERP | 403.8(f)(5) |
| | | | | | Escalation of enforcement | 403.8(f)(5) |
| | | | | | 5. Publication for SNC | 403.8(f)(2)(vi) |
| omn | nent | l | | I | o. I delication of one | |
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| | | <u> </u> | <u> </u> | <u> </u> | F. IU COMPLIANCE STATUS | |
| | | | | | Self-Monitoring and Reporting | |
| | | | | | Sampling at frequency specified in control mechanism/regulation | 403.12(e)&(h) |
| | | | | | 2. Analysis of all required pollutants | 403.12(g)(1)&(h) |
| | | | | | 3. Submission of BMR/90-day report | 403.12(b) &(d) |
| | | | | | Periodic self monitoring reports | 403.12(e)&(h) |
| | | | | | 5. Reporting all required pollutants | 403.12(g)(1)&(h) |
| | | | | | 6. Signatory/certification of reports | 403.12(I) |
| | | | | | 7. Annual certification by NSCIUs | 403.12(q) |
| | | | | | 8. Submission of compliance schedule reports by required dates | 403.12(c) |
| | | | | • | 9. Notification within 24-hours of becoming aware of violations | 403.12(g)(2) |
| | | | | | Discharge violation | |
| | | | | | Slug load | |
| | | | | | Accidental spill | |
| | | | | | 10. Resampling/reporting within 30 days of knowledge of violation | 403.12(g)(2) |
| | | | | † | 11. Notification of hazardous waste discharge | 403.12(j)&(p) |
| | | | | | 12. Submission/implementation of slug discharge control plan | 403.8(f)(2)(v) |
| | | | | | 13. Notification of significant changes | 403.12(j) |
| NS7 | RUCT | TONS | : Indi | cate th | re IU's noncompliance status by placing and "X" in the appropriate box | <u>ــــــــــــــــــــــــــــــــــــ</u> |
| | | | | | Discharge | |
| | | | | | 13. Noncompliance with discharge limits (but not SNC) | |
| | | | | | 14. SNC | 403.8(f)(2)(vii) |
| | | | | | a. Chronic violations | |
| | | | | | b. TRC | |
| | | | | | c. Pass through or interference | 403.5(a)(1) |
| | | | | | Spill or slug load | 403.12(f) |
| | | | | | d. Other discharge violations (specify) | |
| | · | · | | • | Reporting | |
| | | | | | 15. Noncompliance with reporting requirements (but not SNC) | 403.8(f)(2)(vii) |
| | | | | | 16. SNC with reporting requirements | 403.8(f)(2)(vii) |
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SECTION III: EVALUATION AND SUMMARY

INSTRUCTIONS: Identify program components that the CA is recommended (Rec.) or required (Req.) to implement in order to effectively implement the pretreatment program and/or to meet its regulatory requirements. Specify the corrective action the CA needs to take. Regulatory Checklist Action Req. Description Citation Question(s) Rec. A. CA PRETREATMENT PROGRAM MODIFICATION 1. Notify of program modification 403.18 I.A 403.8(f)(1)(iii)(B)(6), 2. Modify the program to accommodate the streamlining I.A.3: II.B.2.d: 403.8(f)(2)(viii), regulations II.B.2.k; II.E.2 403.12(g) **B. IU CHARACTERIZATION** 1. Identify and locate all SIUs 403.8(f)(2)(i) I.B 2. Identify the character and volume of pollutants 403.8(f)(2)(ii) I.B.1; I.E.1 contributed to POTW by IUs C. CONTROL MECHANISM EVALUATION 1. Issue individual or general control mechanisms to all 403.8(f)(1)(iii) I.C.1 & 2; II.B.1; SIUs

| | | Regulatory | Checklist | Act | ion |
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| | Description | Citation | Question(s) | Rec. | Req. |
| C. | CONTROL MECHANISM EVALUATION (Continued) | <u> </u> | · · · | | |
| | Ensure control mechanisms contents include: | 403.8(f)(1)(B) | II.B.2.a-j | | |
| | b. A statement of nontransferability g. Notice c. Effluent limits h. Notified. Self - monitoring requirements I. Notified | pliance schedules be of slug loading ication of spills, bypas cation of significant cl our notification of viola | sses, upsets, etc. nange in discharge | ement | |
| D. | APPLICATION OF PRETREATMENT STANDARDS AND | REQUIREMENTS | | | |
| | Apply all applicable pretreatment standards | 403.8(f)(1)(iii) | II.B.2.a-j | | |
| | Evaluate the need for SIUs to develop slug discharge control plans | 403.8(f)(2)(vi); 403.5 | I.D.2; II.C.1 - 6 | | |
| | COMPLIANCE MONITORING | | | | |
| 1. | Inspect and sample each SIU in accordance with | Approved program | I.E.1; II.D.2 & 7; | | |
| | approved program | | | | |

| | Regulatory | Checklist | Act | ion |
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| Description | Citation | Question(s) | Rec. | Req. |
| E. COMPLIANCE MONITORING (Continued) | | | | |
| 2. Inspect and sample each SIU once a year | 403.8(f)(2)(v) | I.E.1 & 2; II.D.1 & 6 | | |
| | | | | |
| 3. Use proper sampling analysis (40 CFR Part 136) and | 403.8(f)(2)(vii) | II.D.3, 5 & 8 | | |
| inspection procedures | | | | |
| 4. Require, receive, and analyze reports from SIUs | 403.8(f)(2)(iv) | I.E.1; II.B.2.d; II.F.1-12 | | |
| | 400.0(0,(0)/. " | 1.50.400 | | |
| 5. Monitor to demonstrate continued compliance and | 403.8(f)(2)(vii) | II.F.3, 4 & 9 | | |
| resampling after violation(s) | | | | |
| Ensure CIUs report on all regulated pollutants at least | 403.12(g)(1)&(2) | II.F.2 & 5 | | |
| once every 6 months | | | | |

| | Regulatory | Checklist | Ac | tion |
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| Description | Citation | Question(s) | Rec. | Req. |
| E. COMPLIANCE MONITORING (Continued) | | <u> </u> | | - |
| 7. Ensure noncategorical SIUs self-monitor and report all | 403.12(h) | II.F.2 & 5 | | |
| regulated pollutants at least once every 6 months | | | | |
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| Require self-monitoring reports from CIUs to be signed | 403.12(l); | II.F.6 | | |
| | 403.6(a)(2)(ii) | 11.17.0 | | |
| and certified and reports from SIUs to be signed | | | | |
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| Receive notification of hazardous waste discharges | 403.12(j)&(p) | I.D.3; II.F.10 | | |
| C. Processo nethication of nazaradas waste alcentarges | 100.12()(4) | 7.5.0, 11.1 | | L |
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| F. ENFORCEMENT | 400.0(0(5) | LEGUES | T | |
| Implement approved ERP | 403.8(f)(5) | I.F.2; II.E.3 | | |
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| 2. Annually publish a list of IUs in SNC | 403.8(f)(2)(viii) | I.F.4; II.E.5 | | |
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| | Regulatory | Checklist | Action | |
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| Description | Citation | Question(s) | Rec. | Req. |
| F. ENFORCEMENT (Continued) | | | | |
| 3. Develop IU compliance schedules | 403.8(f)(1)(iv)(A) | I.F.1, 7 & 9; II.B.2.f | | |
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| 4. Ensure IU compliance within 3 years of standards | 403.6(b) | I.F.8 | | |
| effective date (or less than 3 years where required by standard) | | | | |
| Standard) | | | | |
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| Ensure new sources report on compliance with | 403.12(d) | II.F.3 | | |
| appropriate standards within first 90 days of discharge | 403.12(d) | 11.1 .3 | | |
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| G. ADDITIONAL EVALUATIONS | | | | |
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